REPEIAED CENTRAL FAX CENTER

SEP 2 0 2007

REMARKS

In an Office Action dated 20 March 2007, the pending claims 1-45 are subjected to a restriction requirement. Specifically, the Examiner alleges that the application includes the following groups: (1) claims 1-29; (2) claims 30-37; (3) claims 38-42; (4) claim 43; and (5) claims 44-46. The Examiner further alleges that the application the following species: (A) figure 2; (B) figure 3; (C) figure 4; (D) figure 15; and (E) figure 16. The Examiner separately asserts that the groups and the species, respectively, are not so linked as to form a single general inventive concept under PCT Rule 13.1.

In reply Applicant provisionally elects group (1) directed to claims 1-29, with traverse. Non-elected claims 30-46 arc herein withdrawn. Applicant herein reserves the right to reinstate or to pursue these claims in a related divisional application, as desired, without prejudice.

Further, Applicant provisionally elects species (B) directed to Figure 2, with traverse. Claims 1-46 are readable on Figure 2.

Firstly, it is noted that claims 1-46 possessed unity during the international phase of the original PCT application. That is, these claims were found to be linked so as to form a single general inventive concept and were considered and examined as a whole. A copy of the related International Preliminary Examination Report is provided for the Examiner review and consideration.

Turning to the instant U.S. application, it is known that an Applicant may include in a single application only those inventions which are so linked as to form a single general inventive concept. PCT Rule 13; 37 C.F.R. §1.475; MPEP 1893.03(d). A group of inventions is considered linked to form a single general inventive concept where there is a

10/507,543 GRP-0079

technical relationship among the inventions that involves at least one common or corresponding special technical feature. *Id.* The expression special technical features is defined as meaning those technical features that define the contribution which each claimed invention, considered as a whole, makes over the prior art. *Id.*

Claim groups (1), (2), (3), (4), and (5) include, respectively, independent claims 1, 30, 38, 43, and 44. These independent claims recite various apparatuses and methods, however, each claim includes a container formed by interconnecting modules. As described in the specification, this common or corresponding special technical feature defines the contribution which each claimed invention, considered as a whole, makes over the prior art. Namely, this special technical feature, as defined in the claims and throughout the specification, overcomes the deficiencies and drawbacks of the prior art.

Species (A), (B), (C), (D), and (E) illustrate various examples of the claimed invention. Thus, for at least the reasons discussed regarding claims 1, 30, 38, 43, and 44, these species are indeed linked so as to form a single general inventive concept under PCT Rule 13.1.

Thus, for at least these reasons, Applicant submits that the outstanding restriction requirement is improper and may not be maintained; reconsideration and withdrawal thereof is respectfully requested. Reinstatement of the withdrawn claims 30-46 and examination of all claims 1-46 is requested.

Applicant hereby petitions under 37 C.F.R. §1.136 for any extension of time required for entry and consideration of this submission.

The Office is invited to contact Applicant's attorneys at the below-listed telephone number concerning this Submission or otherwise regarding the present application.

10/507,543 GRP-0079 If there are any charges with respect to this Submission, or otherwise, please charge them to Deposit Account No. 06-1130 maintained by Applicant's attorneys.

Respectfully submitted, CANTOR COLBURN LLP

Daniel Drexler, Reg. No. 47,535 CANTOR COLBURN LLP

55 Griffin Road South Bloomfield, CT 06002 Telephone (860) 286-2929

Facsimile (860) 286-0115

Customer No. 23413

Date: 20 September 2007

PATENT COOPERATION . REATY

From the INTERNATIONAL PRELIMINARY	CE O L RECEIVED CENTRAL FAX CENTE			
To: PATENTGRUPPEN APS Arosgården boulevarden 31 DK-8000 rhus C DANEMARK	責予 (21年 17年 2月7日 - 17日 2月7日 - 1	NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL PRELIMINARY EXAMINATION REPORT. (PCT Rule 71.1)		
		Date of mailing (day/month/year)	02.01.200	,
Applicant's or agont's file reference P 03 090 WO		IMP	ORTANT NOTIFICA	ATION
International application No. PCT/IB 03/01616	International tiling date (day/month/year) 11.03.2003		Priority date (day/month/year) 13.03.2002	
Applicant VESTAS WIND SYSTEMS A/S	et al.	<u> </u>		

- The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary examination report and its annexes, if any, established on the international application.
- A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- 3. Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

4. REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices) (Article 39(1)) (see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

The applicant's attention is drawn to Article 33(5), which provides that the criteria of novelty, inventive step and industrial applicability described in Article 33(2) to (4) merely serve the purposes of international preliminary examination and that "any Contracting State may apply additional or different criteria for the purposes of deciding whether, in that State, the claimed inventions is patentable or not" (see also Article 27(5)). Such additional criteria may relate, for example, to exemptions from patentability, requirements for enabling disclosure, clarity and support for the claims.

INTERN IFRIST: 13-61

Name and mailing address of the International preliminary examining authority:

European Patent Office D-80298 Munich Authorized Officer

Siedsma, Y

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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant P 03 09	_	ent's file reference	FOR FURTHER ACTION		ation of Transmittal of Inte y Examination Report (For	
International application No. PCT/IB 03/01616			International filing date (day/mo	nth/year)	Priority date (day/mo	onthlyear)
Internation B65D8		ent Classification (IPC) or	both national classification and IPC	·		
Applicant VESTA		ID SYSTEMS A/S et	al.			
1. Th	is inter Ithority	national preliminary ex and is transmitted to th	amination report has been prep ne applicant according to Article	ared by this 36.	international Preliminary	/ Examining
2. Th	is REP	ORT consists of a total	l of 4 sheets, including this cove	er sheet.		
	bee	n amended and are the	anied by ANNEXES, i.e. sheets e basis for this report and/or she on 607 of the Administrative Ins	ete containir	ig rectifications made be	wings which hav store this Authori
Th	ese an	nexes consist of a total	of sheets.			
3. Th	is repo	rt contains indications r	relating to the following items:			
1	\boxtimes	Basis of the opinion				
IJ		Priority				
fi)		Non-establishment of	f opinion with regard to novelty,	inventive ste	p and industrial applicat	oility
IV		Lack of unity of inven	ntion			
٧	\boxtimes		under Rule 66.2(a)(li) with rega atlons supporting such statemen		, inventive step or indust	trial epplicability;
VI		Certain documents of	ited			
VII		Certain defects in the	e international application			
VII		Certain observations	on the International application		**	
Date of st	ubmissi	on of the demand	Date o	f completion o	of this report	***************************************
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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/IB 03/01616

١.	Basis	of the	report

 With regard to the elements of the international application (Replacement sheets which have been furnished the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally file and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17));

	De	scription, Pages				
	1-1	7	as originally filed			
	Cla	ims, Numbers				
	1-4	-	as originally filed			
	Dra	wings, Sheets				
	1/17	7-17/17	as originally filed			
2.	Wit lang	ith regard to the language , all the elements marked above were available or fumished to this Authority in the squage in which the international application was filed, unless otherwise indicated under this item.				
	The	ese elements were available or furnished to this Authority in the following language: , which is:				
		the language of a tr	anslation furnished for the purposes of the international search (under Rule 23.1(b)).			
		the language of pub	lication of the international application (under Rule 48.3(b)).			
		the language of a translated S5.2 and/or 55.	anslation furnished for the purposes of international preliminary examination (under .3).			
3.	Witl inte	h regard to any nucle mational preliminary	ectide and/or amino acid sequence disclosed in the international application, the examination was carried out on the basis of the sequence listing:			
		contained in the inte	ernational application in written form.			
		filed together with th	e international application in computer readable form.			
		furnished subseque	urnished subsequently to this Authority in written form.			
		furnished subseque	rnished subsequently to this Authority in computer readable form.			
		The statement that to in the international a	the subsequently furnished written sequence listing does not go beyond the disclosur application as filed has been furnished.			
		The statement that the listing has been furn	he information recorded in computer readable form is identical to the written sequentished.			
4.	The	amendments have r	esulted in the cancellation of:			
		the description,	pages:			
		the claims,	Nos.:			
		the drawings,	sheets:			

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/IB 03/01616

5. This report has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed (Rule 70.2(c)).

(Any replacement sheet containing such amendments must be referred to under item 1 and annexed to report.)

- 6. Additional observations, if necessary:
- V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability citations and explanations supporting such statement

Claims

No:

1. Statement

Novelty (N)

Yes: Claims

1-46

No: Claims

Inventive step (IS)

Yes: Claims

1-46

No: Claims

Industrial applicability (IA)

Yes: Claims

1-46

2. Citations and explanations

see separate sheet

INTERNATIONAL PRELIMINARY **EXAMINATION REPORT - SEPARATE SHEET**

International application No. PCT/IB03/01616

The invention relates to an extendable container system for transporting a wind turbine blade comprising:

- at least one module configured to be connected to other modules, the module comprising a box shaped frame and corrugated side walls attached to the frame, and - a connecting member positioned at each end of the module for connection between the module and the other module to extend the length of the container system.

The closest prior art document appears to be DE-A-197 15 910. This document discloses a connecting system for connecting only two containers. No hint is given in this document about positioning a connecting member at each side of the module.

Document US-A-4 108 326 discloses frames which are removably coupled to the ends of a standard 20ft. intermodal container to extend it to an effective length of 40ft. The document is silent about a container module connection.

The combination of the features of each of the independent claims 1, 30, 38, 43 and 44 is neither known from, nor rendered obvious by, the available prior art. Therefore, the subject-matter of independent claims 1, 30, 38, 43 and 44 is new and inventive (Articles 33(2) and 33(3) PCT). As a consequence, the subject-matter of dependent claims 2 to 29, 31 to 37, 39 to 42, 45 and 46 also fulfils the requirements of novelty and inventive step. Furthermore, claims 1 to 46 are considered as susceptible of industrial application.